

INVESTIGATION OF GRAIN TRADE

Interstate Commissioners Are
Hearing What Nebraska
Dealers Have to Say.

ELEVATORS GET LONG END

"SHOVEL HOUSES" ARE UNDER
THE BAN.

Omaha, Neb., Oct. 25.—The hearing on grain trade conditions before Interstate Commerce Commissioners Clarke and Lane was resumed today.

F. P. Peck, an Omaha grain dealer, told of the methods of arranging prices a year or two ago, during the life of the Nebraska Grain Dealers' association, but said no agreement of that kind now exists. He said he regarded "shovel houses" as unfair competition and used all means to drive them out of business.

Received an "Allowance."

C. C. Crittenden of the Central Grain company, Lincoln, Neb., said his company operated elevators on the Burlington. They received from that road an allowance of 1 1/4 cents a hundred pounds to cover elevator charges until last summer, when it was discontinued. He knew of no "shovel houses" in his territory.

F. M. Terry, a general merchant of Little Sioux, Ia., who operates a "shovel house," said he was formerly discriminated against by the Northwestern railway. For the last two years he has had no reason for complaint. The Missouri Valley mills at Missouri Valley, Ia., he said, refuses to buy his grain, giving as a reason that the Updike Grain company of Omaha would not sell them grain if they did, and would bid up the price so that they could not buy from farmers.

Prices and Pooling.

Mills at Marshalltown, Ia., also refused to buy his grain, he said, because he had no elevator and was not a member of the Iowa Grain Dealers' association. Mr. Terry said he received a letter from President Wells of the Iowa Grain Dealers' association some time ago, from which he learned that the association fixes prices paid for grain and provides for pooling by its members.

SUITS FOR INTEREST.

Present and Former Montana Officials May Have to Disgorge.

Helena, Mont., Oct. 25.—Attorney General Albert Galen today began suit in the district court against the present state treasurer and his bondsmen, and his two predecessors and bondsmen, to recover \$240,000 alleged to have been received by those officials, as interest on public money deposited in different banks. The sum of \$50,000 is asked from J. H. Rice, the present treasurer; \$80,000 from A. H. Barrett, his predecessor, and \$105,000 from Timothy E. Collins, Barrett's predecessor. The suits are brought under the constitutional and statutory provisions. These are the first suits of the kind ever brought in Montana.

BRITISH COMPANY
PAYS OUT MILLIONS

San Francisco, Oct. 25.—Archibald G. McIlwaine, Jr., United States manager of the London & Lancashire insurance company, announces that with the exception of about \$200,000 of the losses of his company, amounting to \$8,500,000, have been paid and that practically the entire losses will be settled within a few weeks.

Mr. McIlwaine said:

"San Francisco as it is today is a very different city from what it appeared to me when I was here some two or three months ago.

"The spirit of enterprise and industry is to be perceived on every hand, and to a continuance of this great coast city.

"Of course, vast sums of money have been paid to the various insurance companies, and there remains more to be paid."

SAN FRANCISCO FIRE.

Report of Major General Greely on
the Work of the Army.

Washington, Oct. 25.—The war department today made public the special report of Major General Greely on the relief operations conducted by the military authorities of the United States at San Francisco and other points at the time of the earthquake and fire at San Francisco. The report is accompanied by many documents, including the report of auxiliary surgeon General Fuston, telling of the steps taken at the time of the earthquake and fire. General Greely not being assigned to duty there until some time after. The report is very profusely illustrated, containing the work of the various regiments in progress and also the relief stations.

MONTANA GETS CONTRACT.

(Special to The Herald.)

Washington, Oct. 25.—The secretary of the interior has executed a contract with the Billings Construction company of Billings, for construction of the Corbett dam and auxiliary structure on the Shoshone irrigation project in Wyoming. The Corbett dam is a reinforced concrete structure located on the Shoshone river, about eight miles northeast of Cody, Wyoming. The contract involves about 10,000 cubic yards of excavation, 5,000 cubic yards of concrete, 9,000 cubic yards of earth and gravel embankment, and placing 250,000 pounds of steel reinforcement. The bid of the contracting company was \$96,750, and according to the terms of the contract, the work must be completed on or before April 1, 1907.

NO LOAN CONTEMPLATED.

St. Petersburg, Oct. 25.—Regarding the repeated rumors that the government is contemplating the issue of another loan, the Associated Press was authoritatively informed today that no loan, foreign or domestic, is contemplated, except the internal loan to be issued about December 1st, in order to balance the budget on the new year.

OVERCOME BY GAS.

Philadelphia, O., Oct. 25.—The bodies of three miners who had died by inhaling gas were found today as the day shift of miners went to work in the James Mullen mine No. 1, near this city.

GALES ON THE LAKES.

Detroit, Oct. 25.—Gales are reported on all the great lakes today, and vessel men fear that loss of life and ships may be resorted to as a result.

HOW DEBILITY SHOWS

And Why Dr. Williams' Pink Pills
Are a Specific for Dangerous
Physical Declines.

The symptoms of general debility vary according to the cause but weakness is always present, a tendency to perspire and fatigue easily, ringing in the ears, sometimes black spots passing before the eyes, weak back, vertigo, wakefulness caused by inability to stop thinking, and unrefreshing sleep. The cause of the trouble may be some drain on the system or it may be mental or physical overwork, sometimes insufficient nutrition due to digestive disturbance. In the latter case there is generally a loss of appetite and a coated tongue as well as general languor and debility.

Miss Lula M. Metzger, a stenographer, living at 71 Mill street, Watertown, N. Y., suffered for over a year from general debility. "It was caused by overstudy," she says, "and I had no ambition, didn't want to go anywhere, my food didn't taste good, I was run down, lifeless and listless. I took medicines but they failed to help me. Finally friends recommended Dr. Williams' Pink Pills to my mother and she got some for me. I took them for some time and was entirely cured and have had no return of the trouble."

Dr. Williams' Pink Pills cure debility because they actually make new, red, rich blood, and as the blood carries nourishment to all the organs and tissues of the body, nerves as well as muscles, the new blood stimulates the organs to do the work that nature expects of them and normal health follows. Not only is this treatment sufficient to cure debility but many severe nervous disorders as well.

The pills are sold by all druggists, or will be sent postpaid, on receipt of price, 50 cents per box, six boxes \$2.50, by the Dr. Williams' Medicine Co., Schenectady, N. Y. Send for free diet book.

RATE LAW HITS THE PUBLISHERS

Newspapers Can No Longer
Trade Advertising Space
for Passes.

Washington, Oct. 25.—Under a ruling of the interstate commerce commission, transportation over railroad lines no longer may be given to newspaper publishers or editors in exchange for advertising space.

A protest against this ruling has been received from the Massachusetts Press association, which says the association has voted to enter its protest against the ruling in holding that the payment for railroad transportation at full rates in advertising shall be treated on any other basis than that of transportation paid for in cash.

Chairman Knapp's Reply.

In response to the protest, Chairman Knapp of the commission says, in part: "You are, of course, aware that all tariffs filed in compliance with the regulating statute named rate in dollars and cents, and do not in any case provide that transportation can be paid for with property. It seems plain to the commission that the law above quoted permits payment for services of interstate carriers only in money.

"A contrary rule would sanction unequal compensation by different persons and involve some degree of discrimination in favor of those permitted to exchange their commodities for the transportation they desire or secure. It is the aim of the law to prevent every sort of favoritism and secure absolute equality of treatment in all cases.

Not Private Property.

"This ruling of the commission in no way interferes or abridges the rights of private property. Newspapers and their advertising space may be freely exchanged for any species of property upon such terms as may be acceptable to the parties to the transaction. But the facilities of the public carrier are not private property nor are they subject to bargain and sale like merchandise. The right to travel or have property carried by railway, like the right to common highway, is not a contract right, but a political right, the very essence of which is equality.

"Conceding that the advertising arrangements in question are ordinarily made and carried out in good faith, it seems plain to me that these arrangements must involve some measure of discrimination, and it is not easy for me to see how an honest newspaper can seriously object to a ruling of the commission which appears to be in obvious accord with the provisions and the purposes of the regulating statute."

SALT LAKE BEATS LOS ANGELES

Continued from Page 1.

afrog district generally are prejudiced against Los Angeles. They say the Los Angeles people figure that every dollar invested in mining ventures is so much taken out of Los Angeles real estate. On the other hand, Salt Lake is a mining city. Salt Lake men are heavily invested in Bullfrog and have played a large part in the development of the district. Moreover, the ores must come to Salt Lake to be smelted. It is not natural for a man to get the money for his ore in Salt Lake and then take it to Los Angeles to buy his supplies. There are closer natural bonds between Bullfrog and Salt Lake than between Bullfrog and Los Angeles. If the Salt Lake people get busy they can capture the bulk of that trade and thus people will come here for recreation and to spend money."

The remainder of the Salt Lake excursionists will probably arrive home by the end of the week, although a number will remain in the district for some time.

A cold is much more easily cured when the bowels are open. Kennedy's Laxative Honey and Tar opens the bowels and drives the cold out of the system in young or old. Sold by Chas. VanDyke, 280 Main street.

OGDEN AND RETURN \$1.00

Via D. & R. G., Oct. 26.

Leave Salt Lake 10:25 a. m., 6 p. m. Returning, leave Ogden 11 p. m. Eastern Star excursion. Everybody invited.

CHESTERFIELD



Full Dress and Tuxedo Suits

AND FULL DRESS
ACCESSORIES

CHESTERFIELD Full Dress
Clothes are superior in style,
fit and quality to any produc-
tion of any Salt Lake tailor. It is
very necessary to be dressed cor-
rectly in every detail for any formal
affair.

We make a study of dressing
men correctly, and are at your ser-
vice for any information you may
desire.

SEE WINDOW DISPLAY OF CORRECT
FULL DRESS ATTIRE.

GRAY BROS. & CO.

154 MAIN STREET

COMPELLED TO HAND OVER THE RECORDS

St. Louis, Oct. 25.—In the United States circuit court today, Judge Finkelnburg decided that Robert M. Fraser, the chairman of the east-bound freight committee, must produce before Special Commissioner Rombeau the records of the committee wanted by the government in its ouster proceedings against the Terminal Railroad association.

In issuing the order on Fraser to turn over his records, Judge Finkelnburg commented on the fact that the Terminal suit is a matter of vital interest throughout the United States.

Fraser recently was constructively placed under arrest for refusing to produce his records at the hearing.

After the court's decision today, Fraser handed over his records. In order to give the government time to inspect them, the hearing was adjourned until next Tuesday.

POPE PIUS ABLE TO RECEIVE PILGRIMS

Rome, Oct. 25.—Dr. Lappini this morning stated that the pope's condition had improved. The swelling of his foot had almost disappeared, the pains had ceased and his temperature was normal. He was therefore allowed to receive the British pilgrims, but instead of the audience occurring in the hall of the consistory, as pre-arranged, and which would have made it necessary for the pontiff to walk, it was held in the throne room. The pope was carried to the throne and the pilgrims filed before him and kissed his hand. Although the pontiff was languid and pale, his general condition seemed satisfactory.

EXTENSION OF TIME.

(Special to The Herald.)
Washington, Oct. 25.—The secretary of the interior has granted an extension of three months' time to the United Iron Works, Oakland, for the completion of their contract for furnishing gates and drafting devices for the Payette-Boise irrigation project. The extension is allowed because the manufacturers were not furnished with details and designs in time to complete and comply with the original agreement.

Blood Poisoning

Results from chronic constipation, which is quickly cured by Dr. King's New Life Pills. They remove all poisonous germs from the system and infuse new life and vigor; cure sour stomach, nausea, headache, dizziness and cold, without griping or discomfort. 25c. Guaranteed by Z. C. M. I. Drug Department.

DEFENDANT IN TWO SUITS

Actions Brought Against Lewis P.
Kelley to Recover Value of
Judgment and Note.

Two suits were filed in the district court yesterday in which Lewis P. Kelley was named as defendant. The first was filed by the Merchants' Protective association and August L. Scott, in which judgment is sought for \$2,500, with interest. One-half interest in this note has also been transferred to the Merchants' Protective association.

In the second suit, the Merchants' Protective association and Anna P. Moss are the plaintiffs. They ask for judgment in the sum of \$500 on a note, and \$50 costs. One-half interest in this note has also been transferred to the Merchants' Protective association. Judgment for the amount asked for was secured by F. H. McDurrin, Oct. 27, 1898, and the judgment has been transferred to Mrs. Moss and in turn to the Merchants' Protective association.

VOSS LEFT SMALL ESTATE.

Widow of Murdered Man Files Ap-
plication for Administration.

Mrs. Lizzie H. Voss, widow of Horace H. Voss, who was shot and instantly killed by J. H. Day, Oct. 14, 1906, filed application for letters of administration yesterday in the district court.

The application states that Voss left an estate consisting of \$500.00 in the bank and a one-half interest in real estate valued at \$3,000. The heirs named in the application are the petitioner and the aged mother of the dead man.

HOLMES WILL SERVE TERM.

Burglar Convicted of Entering Resi-
dence Sentenced to Eight Years.

John Holmes was sentenced by Judge Armstrong in the district court yesterday to serve eight years at hard labor in the state prison, on conviction for burglary in the first degree.

Holmes broke into the residence of D. B. Hempstead, 175 North Main street, and was caught in the act. A motion for a new trial was denied and sentence was immediately passed.

BURGLARS GET THREE YEARS.

Charland and Hawley, Who Entered
Bakery and Stole \$94, Sentenced.

Peter Charland, convicted of burglary in the first degree and grand larceny, and H. H. Hawley, convicted on the same charge, were sentenced by Judge Armstrong in the district court yesterday.

bakery and cafe, 19 East Third South street, and with having robbed the till of \$94.

The men demanded separate trials, and this was granted them. Both were convicted of burglary in the first degree and of grand larceny. Both were sentenced to serve three years for burglary and one year for grand larceny, the sentences to run concurrently.

CREDIT MEN ARE SUED.

Utah Association Named as Defend-
ant in Action to Recover \$552.

The Utah Association of Credit Men was named as defendant in a suit filed yesterday in the district court by J. P. Paulson to recover \$552.40 which the plaintiff claims is due him.

The complaint alleges that the association was furnished work and material valued at \$552.40 by the plaintiff, on Sept. 22, 1905, and that this amount has never been paid. Judgment for this amount and the costs of the case is asked for.

Court Notes.

Sarah J. Robson, widow of William G. Robson, who died here, Nov. 11, 1902, leaving an estate valued at \$2,500, applied to the district court yesterday for letters of administration.

Complaint was issued by County Attorney Buckley P. Christensen yesterday charging Toy Smith, a negro, with robbery. She is alleged to have stolen \$25 from M. Takayama, a Japanese laborer, yesterday. The woman is under arrest.

Terence T. Martin is the defendant in a divorce suit filed yesterday by Bridget Martin, who declares that her husband deserted her in 1905. They were married at Providence, R. I., Feb. 18, 1903, and the defendant has failed to provide her with the common necessities of life, according to the complaint.

John Zorich was formally charged in a complaint issued by the county attorney yesterday with an assault with a deadly weapon, which he is alleged to have committed upon Jo Stormes, another Austrian, in a saloon fight which took place in Murray on the night of Oct. 11, and in which Stormes was cut with a knife. Zorich is under arrest.

May Schill filed an action in the district court yesterday asking for a divorce from Harry W. Schill. The plaintiff alleges that they were married in this city, Dec. 5, 1901, and that he deserted her Sept. 26, 1902. Since that time he has failed to provide for her. The plaintiff asks for the custody of Vera, the only daughter, 4 years old, a complete divorce and such other relief as the court may see fit to grant.

Letters of administration were applied for in the district court yesterday by Kate Alexander, in the matter of the estate of Charles A. Thompson, who died at Ely, Nev., Sept. 13, 1906. The applicant for the letters is the mother of the deceased. The estate consists of a small amount of real estate in Salt Lake, the valuation of which is not given. The heirs to the estate are the applicant; Frank E. Thompson, a brother; Isabelle J. Huntsminger of Pine Bluff, Ark., and Estella May of Morgan Park, Ill., who are half-sisters.

REAL ESTATE TRANSFERS.

Salt Lake Investment company to
Emil Rosenwald, part of lot 65.

Plat C.....\$ 25

Zion's Savings Bank & Trust com-
pany to Pacific Lumber company,

part of lot 4, block 46, plat D.... 6,000

Sarah H. Taylor to Earl T. Harvey,

lots 14, 15 and 16, Victoria place.... 1,650

Albert W. Davis and wife to Carl

F. Gutke, part of section 27, town-
ship 1 north, range 1 west..... 700

Joseph Lirwill to the Rio Grande

Western Railway company, land in

section 19, township 3 south, range

2 west..... 50

John H. Herr to E. L. Herr, land in

section 25, township 2 south, range

1 west..... 1,250

Jane G. Freeze to Charles H. White,

lot 2, section 7, township 2 south,

range 1 east..... 250

EXAMINING THE RECORDS.

Los Angeles, Oct. 25.—There was no

sitting today of the federal grand jury

having under investigation the alleged

rebating of freight rates by the Santa Fe

Railroad company in favor of local fur-

niture and implement dealers, adjournment

having been taken yesterday until Fri-

day. This was done in order to give the

great mass of books, files, documents

and papers handed into the jury room yester-

day by the railroad company in re-

sponse to the grand jury's subpoenas to

produce their records.

LOW FARE IN INDIANA.

Indianapolis, Ind., Oct. 25.—The Cin-

cinatti, Hamilton & Dayton Railroad

company today announced that begin-

ning November 1, a straight fare of two

and one-half cents would be charged

in Indiana.

THIS ACTUALLY HAPPENED.

"Let me look at your directory a mo-

ment," he said to the drug clerk as he

started for the telephone. "The direc-

tory is in that corner," said the em-

ployee, as the gentleman went in a dif-

ferent direction. Running through the

telephone directory the visitor made a

note, and in passing the soda fountain,

said to the clerk: "The Bell Telephone

book is the only directory that is ab-

solutely correct, as it is revised and

issued every three months. If I had

been guided by your directory I should

have gone to Waterloo, but I knew my

friend had a Bell telephone, and by

looking in the Bell Directory I find he

has moved up in the city. Even the

latest directory would not have had

the correct address."

OGDEN AND RETURN \$1.00

Via D. & R. G., Oct. 26.

Leave Salt Lake 10:25 a. m., 6 p. m.

Returning, leave Ogden 11 p. m. Eastern

Star excursion. Everybody in-

ited.

GRAFTERS WILL GET STRANGE PRECINCTS

New York, Oct. 25.—Probably the most sensational shake-up which the New York police department has ever experienced will go into effect tomorrow morning, when every captain except one in the five boroughs in the city will be transferred by order of Commissioner Bingham. The changes are made "for the good of the service," the commissioner announced today. The one captain left undisturbed is Captain Schlottmann, who commands the Tenderloin precinct. There are eighty-five police captains in Greater New York.

CAUSE OF CONTENTION.

London, Oct. 25.—The education bill came before the house of lords today for detailed debate. The bill brushes with contentious points, but the main issue centers on the clauses relating to religious instruction.

True and tried friends of the family—DeWitt's Little Early Risers. Best for results and best to take. Dependable little pills. They do not gripe or sicken. Sold by Chas. VanDyke, 280 Main street.

Assessment Notice No. 31.

THE TETRO MINING COMPANY vs. Tintic. Location of principal place of business, Salt Lake City, state of Utah. Location of mine and works, Tintic mining district, Juab county, state of Utah. Notice is hereby given that at a meeting of the board of directors of said company, held on Oct. 12, 1906, assessment No. 31, of two cents per share, was levied on the capital stock of the corporation, payable immediately to the secretary at the office of the company, 225 Commercial building, Salt Lake City, state of Utah. Any delinquent stock which this assessment shall remain unpaid on Thursday, the 14th day of November, 1906, will be delinquent and advertised for sale at public auction, and unless payment is made before, will be sold on Monday, the 10th day of December, 1906, at 10 o'clock a. m., to pay the delinquent assessment, together with the costs of advertising and expenses of sale. By order of the board of directors. ERNEST WILLIAMS, Secretary.

Salt Lake City, Utah, Oct. 12, 1906.

SEALED PROPOSALS.

State Savings Bank.

SEALED PROPOSALS FOR THE construction and erection of the new bank building of the State Savings Bank, Butte, Mont., will be received at its banking rooms, No. 29 North Main street, till 12 o'clock noon, Nov. 1, 1906.

The right is reserved to reject any and all bids.

Revised specifications and plans can be seen at the office of Link & Haire, Silver Bow block, Butte.